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February 4, 2020

APPLICATION GRANTED SO ØRDERED

RONNIE ABRAMS, U.S.D.J.

2-5-20

Via electronic filing

Hon. Ronnie Abrams United States District Court Southern District of New York 40 Foley Square New York, New York 10007

Re: United States v. Gulsahil Singh and Ajit Singh, 19 Cr. 339 (RA)

Dear Judge Abrams,

This office represents Gulsahil Singh in the above referenced matter. Together with my co-counsel Margaret Shalley, the attorney for Ajit Singh, we respectfully request a modification of the respective bail conditions of Gulsahil and Ajit Singh so that they may attend a birthday party on February 6, 2020.

As the Court is aware, Gulsahil and Ajit Singh were granted bail and are on home detention in the home of a family friend. The child of the family friend is turning 8 years old and the family is celebrating with a dinner on Thursday, February 6 from 7pm to 10 pm at Japan 110 located at 179 Walt Whitman Road, Huntington Station, NY. We respectfully request that the bail conditions for Gulsahil and Ajit Singh be modified so that they may attend the gathering.

The Government has no objection to this request. We have notified Pre-Trial Services regarding this matter but have not received a response yet.

Thank you for your consideration in this matter. Should you require any additional information, please do not hesitate to contact me.

Respectfully submitted,

<u>/s/ Louis V. Fasulo</u> Louis V. Fasulo

Cc: Juliana Murray, AUSA

Margaret Shalley, Attorney for Ajit Singh